

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY (Newark)**

=====	:	
	:	
BAYSHINE L. JONES,	:	2:22-cv-01534 (WJM)(JBC)
	:	
Plaintiff	:	
	:	
vs.	:	
	:	
ARS ACCOUNT RESOLUTION SERVICES,	:	
a Division of Healthcare Revenue Recovery	:	
Group, LLC	:	
	:	
Defendant	:	
	:	
=====	:	

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

IT IS HEREBY STIPULATED AND AGREED by and between the Plaintiff, Bayshine L. Jones and undersigned counsel for Defendant ARS Account Resolution Services, a Division of Healthcare Revenue Recovery Group, LLC in the above captioned action, that whereas no party hereto is an infant, incompetent person for whom a committee has been appointed or conservatee, and no person not a party has an interest in the subject matter of the action, that this action is dismissed with prejudice and without costs to either party pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure.

Dated: February 13, 2023

/s/Mitchell L Williamson
Mitchell L. Williamson, Esq.
Barron & Newburger, P.C.
458 Elizabeth Ave - Suite 5371
Somerset, New Jersey 08873
Telephone: (732) 732-328-9480
mwilliamson@bn-lawyers.com
Attorneys for Defendant
ARS Account Resolution Services

s/ Nicholas Linker
Nicholas Linker Esq.
Zemel Law, LLC
660 Broadway
Paterson, New Jersey 07514
Telephone: 862-227-3106
nl@zemellawllc.com
Attorneys for Plaintiff
Bayshine L Jones

CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of February, 2023 a true and correct copy of the foregoing document was sent to all counsel of record in the present action by e-Service via the courts ECF filing system.

s/ Nicholas Linker
Nicholas Linker

